

UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/730,826	12/07/2000	Natascha Kearsey	19111.0045	8609
75	90 10/03/2002			
Edward A. Pennington SWIDLER BERLIN SHEREFF FRIEDMAN, L.L.P. 3000 K Street, N.W., Suite 300			EXAMINER	
			RIMELL, SAMUEL G	
Washington, DC 20007-5166			ART UNIT	PAPER NUMBER
			2175	
			DATE MAILED: 10/03/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·	Application No.	Applicant(s)				
•	09/730,826	KEARSEY ET	M			
. Office Action Summary	Examiner	Art Unit	<u> </u>			
	Sam Rimell	2175				
The MAILING DATE of this communication ap			address			
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, how ly within the statutory mi will apply and will expire e, cause the application t	ever, may a reply be timely filed nimum of thirty (30) days will be considered to SIX (6) MONTHS from the mailing date of the obscome ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
, <u> </u>	nis action is non-f					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-15</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application)?						
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 12 SAM RIMEL						
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2 	4)	Interview Summary (PTO-413) Paper Notice of Informal Patent Application (Other:				

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Claims 3, 4, 6, 7, 8, 10, 12, 13, 14 and 15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 3: The phrases "complex folders" and "in-line views" are indefinite. It is not exactly clear what distinguishes a folder from a "complex folder" or a view from an "in-line view".

Claim 4: The phrase "one of an average, a sum, a standard deviation, and an evaluation of either a maximum or a minimum of data" is indefinite.

<u>Claim 6:</u> The phrase "data contained within a respective database table and/or an action to be taken" is indefinite.

Claims 7-8: The preambles of claims 7-8 are inconsistent with the preamble of claim 1. Since these claims appear to be dependent claims which attempt to further limit claim 1, they should have the same preamble as claim 1. These do not appear to be independent claims which incorporate claim 1 by reference.

<u>Claim 10:</u> The phrase "database processor comprises the processor" is indefinite and confusing. If applicant chooses to define different types of processors, then each type should be clearly delineated. Calling one of the processors "the processor" makes it unclear which processor is being discussed. Saying that a "processor comprises a processor" makes it unclear as to whether one or two separate processors exist.

Claim 12: The phrases "complex folders" and "in-line views" are indefinite. It is not exactly clear what distinguishes a folder from a "complex folder" or a view from an "in-line view".

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Claim 13: The phrase "one of an average, a sum, a standard deviation, a maximum and a minimum evaluation of the data" is indefinite.

Claim 14: It is not clear whether "the processor" refers to the database processor or the query processor.

Claim 15: The phrase "data contained within a respective database table, and/or an action to be performed on data within the database" is indefinite.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-15 are, as best as can be understood, rejected under 35 U.S.C. 102(e) as being anticipated by Dalal ('999).

Claim 1: Col. 1, line 60 defines a query processor associated with a database. The database has a number of tables as seen in FIGS. 1-2. The query processor receives input from a user indicating what types of data are to be obtained. Using this data, a query is then generated (col. 2, lines 24-25) to cause the database to aggregate data within a given table, or aggregate

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data within different tables. Once the query is generated, the aggregation step is performed and data is aggregated to form a results table (FIG. 2).

<u>Claim 2:</u> As seen from the query in col. 2, lines 24-25, specific selected data (sales price) are aggregated from an orders table (FIG. 1) to produce an aggregation of data (FIG. 2).

Claim 3: Any table within the database, or record within the table, reads as a "complex folder". Any view of the data, such as a table, reads as an "in-line view".

<u>Claim 4:</u> The aggregation performed in FIGS 1-2 are based upon summation, but each of the types of aggregation described in claim 4 are outlined at col .2, lines 9-11 of Dalal.

Claim 5: The query processor is part of a computer system (FIG. 3). The input device on the computer system can be a storage device such as the hard drive (31) shown in FIG. 3, or a keyboard for direct user input.

Claim 6: The query shown in col. 2, lines 24-25 is derived by the having the user select items from a list of possible items to aggregate. The list of possible items are the columns shown in FIG. 1. In the example, the user chose to aggregate the sales price, which is one of a list of possible items to aggregate.

Claim 7: The query in col. 2, lines 24-25 is an SQL query (also see col. 2, line 20).

<u>Claim 8:</u> FIG. 11 illustrates an application of the query processor in which three different tables are aggregated into a single table.

<u>Claim 9:</u> See remarks for claim 1. With respect to the claimed "database", FIG. 3 also illustrates an exemplary computer system which includes a database system, database processors (23, 24, 25) within the database system and a data store (31).

<u>Clam 10:</u> The database system includes the processors (23, 24, 25).

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Claim 11: See remarks for claim 2.

Claim 12: See remarks for claim 3.

Claim 13: See remarks for claim 4.

Claim 14: See remarks for claim 5.

Claim 15: See remarks for claim 6.

Any inquiry concerning this communication should be directed to Sam Rimell at telephone number (703) 306-5626.

Sam Rimell Primary Examiner Art Unit 2175